In the Court of Appeals of the State of Alaska

Dillon Prater-Cox,

Appellant,

v.

State of Alaska,

Appellee.

Trial Court Case No. 3PA-14-03015CR

Court of Appeals No. A-12507

Judgment for Costs of Appointed Attorney

Appellate Rule 209(b)

Date of Notice: 8/26/2020

It is Ordered:

- 1. Appellant shall pay to appellee \$1,500.00, ⊠ the amount in the Appellate Rule 209(b) schedule ☐ a reduced amount, for the cost of appointed attorney. This judgment shall accrue interest at the annual rate of 5.25% from the date of judgment until paid. Payment must be made directly to appellee at this address: Account Control Technology, Inc., P.O. Box 9025, Renton WA 98057.
- 2. Appellant shall apply for permanent fund dividends every year in which appellant is an Alaska resident eligible for a dividend until the judgment is paid in full. Appellate Rule 209(b)(2)(B).
 - 3. Enforcement may begin immediately.
 - 4. After this judgment is collected, appellee shall file a satisfaction of judgment.

WRIT OF EXECUTION

To Collections Unit: You are commanded to satisfy this judgment, including interest and costs, by seizing the defendant's Alaska Permanent Fund Dividend. This writ terminates upon full payment of the judgment, including interest and costs.

Entered under Appellate Rule 209(b)(6).

Clerk of the Appellate Courts

Mindi Johnson, Deputy Clerk

CC: Shared Service of Alaska Dillon Prater-Cox

Distribution:

Email:

Friedman, Elizabeth D., Public Defender

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